the object of his business by so insulting his customers, for it is an insult to tell a person that he is an habitual drunkard.

The Attorney-General said there is a good deal of truth in what had been said, but it was just as impracticable to put in practice the section as it would be with the words habitual drunkard. A man who makes himself a nuisance should not be allowed to have any liquor sold to him at all. Some men are so uncontrollable when they drink that they are virtually sick people. If the acction pass as it is, it renders the barkeeper liable for selling to a man whom he does not know to have been convicted twice. The vender of the liquor receives the notice from the Marshal and when ten or twelve men come in to drink at the bar, how is the bar tender to tell who of the lot has been convicted twice. It was simply impossible. He did not suppose that his amendment was perfect, but habitual drunkenness soon becomes known; it becomes town talk. The knowledge of a person being an habitual drunkard can easily be brought home to the bar-keeper, and a violation of the law ought to be visited with punishment. Though he (the A. G.) was not in favor of liquor selling, the Legislature have some rights. The Legislature should not frame a law that is a trap for them. Adrunkard they all know, but they do not know a man that is convicted twice.

Mr. Dole said the Attorney General's theory would apply to minors and also to women if they put on men's clothing. A man who gets drunk and is convicted twice is known to the whole district.

Mr. Kaulukon thought the section of very little use in any case. The person who has been twice convicted can always get a friend to buy a bottle for him.

The section, as amended by the Attorney-General, was passed.

The House adjourned at 4:45 P. M. until 10 A. M. on Saturday. Gott aber," cried the great artist, as he almost fainted on the chief engineer's neck, "who in thunder shall make sell for me my

tickets?" Tableau!!! Permit it to be said that the great Herr was distinguishable a mile off port frem his co-travelers by wearing a cap as lurid as the poll of the local Rufus.

SEVENTY-EIGHTH DAY.

SATURDAY, August 9th, 1884.

The House met at 10 a.m. Minutes of previous day were read and

approved. Mr. Kanealii, by permission, read a petifrom Maui, praying [for the establishment of an English school at Waiehu. Referred

to the Committee on Education. The President announced to the Assembly the receipt of invitations from the Captains of the Oceanic and Honolulu Base Ball Clubs to witness their game at the recrea-

tion ground; also an invitation to attend a a banquet at Barracks at 2 o'clock P.M. On motion, the Secretary was instructed to acknowledge the receipt. Mr. Kaunamano, by permission, read for

the first time a joint resolution for the further relief of the Board of Genealogy of Hawaiian Chiefs.

On suspension of the rules, the resolution was read a second time by its title, and referred to a special committee, composed of Messrs. Kaulukou, Nahinu, Kaunamano, and Palohau.

Mr. Keau introduced a resolution that the Secretary be instructed to pay for copies of the Elele Poakolu and Elele Pukala. supplied members during this session. Carried. On motion, the House adjourned to 10 A.M. on Monday, the 11th instant.

SEVENTY-NINTH DAY.

Monday, August 11.

The House met at 10 A. M. Minutes of previous day were read and

Mr. Hitchcock moved that the House hold night sessions.

Also, that His Majesty be waited upon on the 17th and informed that the House would be ready for prorogation on the 19th

Both resolutions were laid on the table. Mr. Palohau moved that on Tuesday the House assemble at 9 o'clock A. M., take a recess at noon and sit till 6 o'clock P. M.

The House went into Committee of the Whole on the Appropriation Bill, Mr. Walker

Consideration of police appropriations recommended by the Select Committee were resumed.

KOOLAUPOKO.

Deputy Sheriff at \$50 a month. Raised to

Seven police at \$25 a month. Passed.

HILO. Deputy Sheriff at \$75. Passed. One policeman at \$70. Hissed. Three police at \$40. Po 1. Four police at \$35. Pa Four police at \$30. Passec.

NORTH HILO. One Deputy Sheriff at \$50. Passed. Three policemen at \$30. Passed.

HAMAKUA. Deputy Sheriff at \$100 a month. Passed. Three police at \$25. Passed. Three police at \$30. Passed. Two police at \$35. Passed.

NORTH EGHALA. Deputy Sheriff at \$100. Passed. One policeman at \$40. Passed. Four police at \$30. Passed.

Four police at \$25. Passed.

SOUTH KOHALA. Deputy Sheriff at \$40. Passed. One policeman at \$30. Passed. One policeman at \$25. Passed. One policeman at \$20. Passed.

NORTH KONA. Deputy Sheriff at \$40. Passed. One policeman at \$25. Passed. One policeman at \$20. Passed. Two police at \$15. Passed.

KAU.

Deputy Sheriff at \$100. Passed. One policeman at Pahala at \$50. Amended to two police at \$30.

One poinceman at Hilea at \$30. Passed. One policeman at Punaluu at \$35. Passed. One policeman at Honuapo at \$30.

One policeman at Hamakua \$30. Passed. One policeman at Waiohinu \$35. Raised to \$40. One at \$30. Carried. One policeman at Kahuku \$30. Carried.

PUNA. Deputy Sheriff at \$40. Passed.

Four police at \$20. Passed. LAHAINA.

Deputy Sheriff at \$90. Raised to \$100. Captain of Police at \$50. Raised to \$60. Committee rose at 12:07 and took a recess until 1 o'clock.

AFTERNOON.

LAHAINA-CONTINUED.

Salary of three police officers, one at \$35,

one at \$30 and one at \$25. Mr. Kalua moved the items at \$35 each. Carried.

Other salaries for policemen in the Lahaina district passed at sums varying from \$15 to \$25 each.

WAILUKU.

One Deputy Sheriff at Wailuku \$75.

One Deputy Sheriff at Honauilu, \$30 Passed.

Two policeman at Wailuku \$40 a month each, four at \$35 and three at \$30. Mr. Aholo moved it pass 9 policeman \$35

Mr. W. O. Smith considered this unfair. There were some men who had been in the service 12 or 14 years. Whilst others were only two or three months in the service.

He advocated a progressive scale as more suitable to the office and the circumstances. Item passed—nine policemen \$35 each.

HANA.

One Deputy Sheriff \$40 a month. Mr. Kaulukou moved it pass at \$50.

One policeman \$25 a month, three at \$30. Passed.

MAKAWAO. One Deputy Sheriff at \$150 a month.

Mr. Kalua moved it pass at \$125.

Mr. Kaunamano moved it pass at \$100.

Mr. W. O. Smith said that the Sheriffs of Wailuku and Hilo each got \$150 a month. At 2:25 P.M. the committee rospua e, reported progress.

Continuation of the consideration of the bill to regulate the sale of spirituous liquors. Mr. Kaulukou proposed an amendment to Section 17 giving the sole power of granting licences for the sale of spirituous liquors to the Minister of the Inferior.

Mr. Hitchcock moved the section be indefinitely postponed. He pointed out that as the law new stands the discretion rests with the King in Privv Council, and, in his opinion, it ought to remain so.

Mr. W. O. Smith supported the motion of the Hon. Member for Hilo. He felt sure the idea did not emanate from the Ministry. As the law now stands, it is a help to the Minister of the Interior.

Mr. Dole said the championship of free liquor had been consistent throughout this session. According to the theory of the Hon. Member for Honolulu, there was something to be proud of in being consistent in this matter. He (Mr. Dole) did not think it the best thing for the public to have free liquor. He regarded the King in Privy Council as a body that exercise some restriction in the sale of liquors. This amendment is a condemnation, and a rebuke to the King in Privy Council, and takes away the power from them, and gives it to the Minister of the Interior. He hoped that honorable body would appreciate the motive. He supported the motion to indefinitely postpone the proposed new section.

Mr. Kaulukou spoke at length in support of his motion, and moved the previous ques-

The section was stricken out.

Mr. Kaulukou moved to substitute his amendment for the one just stricken out. The ayes and noes were taken on the motion to insert, with the following result:

Kaulia, Kaunamano, Kupihea, Nakaleka. Noes: Neumann, Bishop, Dominis, Dr. J. Mott Smith, Kaae, Martin, Lilikalani, Baker, Kalua, Kanealii, W O Smith, Kamakele, Gardner, Nawahi, Hitchcock, Kauwila.

Ayes: Kanea, Kaulukou, Keau, Amara,

Kauhane, Pilipo. Godfrey Brown. Dole, Rowell. Ayes, 8; Noes 21.

Mr. Hitchcock moved to amend the last section by stating that the law shall take effect from and after the first day of Octo

The Attorney-General moved that this Act take effect from and after the date of its approval. Carried.

Bill passed as a whole, and was ordered to be engrossed, and read a third time on

Friday next. Governor Dominis reported that it had pleased His Majesty to sign the following bills:

1. A bill to amend Chapter 35 of the Penal Code, relating to gaming.

2. A bill relating to challenging jurers. 3. A bill relating to the jurisdiction of Police Justices in cases of assault on public

4. A bill relating to the incorporation of banking companies. 5. A bill relating to the carriage of pas-

sengers, freight, &c. 6. A bill to amend Sections 1006 and 1007

of the Civil Code, relating to appeals. 7. A bill to amend Section 4, Chapter 62, of the Penal Code.

8. A bill to provide for the appointment of road Supervisors in chief (n different islands.

9. A bill to amend Section 34 of the Session Laws of 1872, relating to the diseases amongst animals.

Consideration of a bill to define the number of hours to constitute a day's labor in contracts for labor.

Mr. Dole moved it be indefinitely postponed. This bill interferes with the rights of an individual. It tries to prevent any laborer from making contracts for more than ten hours per day. If a man wishes to work longer hours he ought to be allowed to

Bill indefinitely postponed.

Consideration of a proposed amendment to Article 20 of the Constitution.

Mr. Kaulukou moved the bill be indefinitely postponed.

The ayes and noes were taken, on motion, as follows:

Ayes: Gibson, Neumann, Kaae, Kanoa, Walker, Kaulukou, Lilikalani, Baker, Amara, Kaulia, Aholo, Kamakele, Gardner, Nahinu Kaunamano, Palohau, Kupihea, Nakaleke.

Noes: Bishop, Wilder, Isenberg, J Mott Smith, Widemann, Frank Brown, Richardson, Kanealii, W O Smith, Nawahi, Hitchcock, Kauwila, Kauhane, Godfrey Brown, Dole, Rowell. Ayes, 18; Noes, 18.

It being a tie vote, the President cast his vote with the "Noes." The ayes and noes were again taken on the passage of the bill, when a similar vote

took place-19 ayes and 19 noes-the names being reversed. The President voted with the ayes, and the bill passed to engrossment. Ordered to

be read a third time on Friday next. Consideration of a bill to make further and better provision for the prevention of

cruelty to animals. Mr. W. O. Smith moved it be considered

section by section. Carried. After the passage of these first sections, the House adjourned until 10 A.M. Tuesday.

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NOTICE

THROUGH TICKETS FOR THE VOLCANO.

May be obtained from the undersigned. Tourists leaving Honolulu by the steamer Planter, as per time-table, will be landed at Puna luu; from whence they will be conveyed by rall

And RETURN to HONOLULU.

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Mortgagee's Notice of Intention to Foreclose.

The undersigned, the assignee of a certain In denture of Mortgage, dated the 9th day of July A.D. 1889, of record in lib. 65, fol. 427 to 430, of the Hawaiian Registry of Deeds given by F. Akanaliilii, of Makawao, Island of Maui, F. C. Achong and F. Asee, of Honolulu, Island of Oahu, H.I., of the first part, mortgagors to Henry A. P. Carter and Peter C. Jones, Jr., of said Honolulu, partners under the firm name of C. Brewer & Co., and Andrew Welch of San Francisco, State of Cali-Hawaiian Consul and Commission fornia, doing bulness under the name of Welch & Co., of the second part, mortgages, to seems the Co., of the second part, mortgagees, to secure the payment of the sum of forty thousand dollars according to the tenor of four promissory notes of said date, payable on the first day of October, A.D. 1883, with interest payable quarierly, at the rate of ten per cent. per year, hereby gives notice that he intends to forclose said mortgage for condition broken, to wit: non-payment of said amount after due demand, and after three weeks from this date will sell all of the lands, tenements, hereditaments, animals, goods, chattels, effects, fixtures, contracts, choses-in-action, and other property mentioned in said mortgage, the same comprising the "Huelo Sugar Plantation," at public auction, at the sales. rooms of Messrs. Lyons & Levey, auctioneers, in said Honolulu.

Said mortgage having been duly assigned to the undersigned by said C. Baewer & Co. and Andrew Welch, by assignment dated August 19th, A.D. WM. RENNY WATSON, By his Attorney-in-fact,

GEORGE W. MACFARLANE. Honolulu July 24, 1884. Mortgagee's Notice of Intention to

Foreclose. The undersigned, the assignee of a certain Indenture of Mortgage, dated the 24th day of July, A.D. 1879, of record in lib. 60, fol. 413 to 417, in the Hawaiian Registry of Deeds, given by F. Akana, lillii, of Makawao, and Wong Tong of Huelo Island of Maui, F. C. Achong and F. Assee, of Honolulu, Island of Oahu, H.I., of the first part, mortgagors, to Henry A. P. Carter, Peter C. Always on hand a large stock of Rice, they being Jones, Jr. and John D. Brewer, of said Honolulu, partners, under the firm name of "C. Brewer & Co." of the second part, mortgagees, to secure payment of the sum of forty thousand dollars, according to the tenor of four promissory notes of said date for the sum of ten thousand dollars each, payable to the order of said mortgagees in two years from satd date, with interest payable quarterly, at the rate of ten per cent. per annum, hereby gives notice that he intends to foreclose said mortgage for condition broken, to wit: the nonpayment of said notes lfter due demand, and after three weeks from this date will sell all of the lands, tenements, hereditments, chattels, effects, fixtures, contracts, choses-in-action, and other property mentioned in said mortgage, the same comprising the "Huelo Sugar Plantation," at public auction, at the salesrooms of Messrs. Lyons & Levey, auctioneers in said Honolulu.

Said mortgage having been duly assigned to the undersigned by assignment dated August 19th. A.D. 1882. WM. RENNY WATSON.

By his Attorney-in-fact.

GEORGE W. MACFARLANE.

Honolulu, July 24, 1884.

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